

1 **FRANK J. RAGEN Calif. Bar No. 054378**

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5 Attorney for Defendant

WILLIAM HAMMAN

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8 **UNITED STATES DISTRICT COURT**

9 **SOUTHERN DISTRICT OF CALIFORNIA**

(Hon. Barry Ted Moskowitz)

10 UNITED STATES OF AMERICA,)

CASE NO. 08CR0440-BTM

11 Plaintiff,)

**DECLARATION OF FRANK J.
RAGEN IN SUPPORT OF JOINT
MOTION TO ENLARGE BOND**

12 vs.)

13 WILLIAM HAMMAN,)

14 Defendant.)

15
16 I, FRANK J. RAGEN, hereby declare as follows:

17 (1) I am an Attorney duly licensed to practice law in the courts of the State of
18 California, the United States District Court for the Southern District of California and the
19 United States Supreme Court;

20 (2) I am retained counsel for defendant WILLIAM HAMMAN in the above-
21 entitled criminal matter;

22 (3) Mr. HAMMAN wishes to travel to Detroit and Marshall, Michigan for a family
23 reunion between the dates of August 14, 2008 through August 18, 2008;

24 (4) Further, Mr. HAMMAN wishes to travel to Chicago, Illinois and Kalamazoo,
25 Michigan for a 50th high school reunion between the dates of September 7, 2008 through
26 September 16, 2008;
27
28

1 (5) United States Pretrial Officer Tisha Garcia has indicated Mr. HAMMAN has
2 been in full compliance and she has no objection to Mr. HAMMAN traveling on the above
3 stated dates;

4 (6) Assistant United States Attorney Sherri Hobson has no objection to this
5 request;
6

7 (7) Ellen Ann Hamman, surety for WILLIAM HAMMAN, has been notified of
8 Mr. HAMMAN's request to travel and has executed an Acknowledgment of Surety, attached
9 hereto;

10 (8) All other conditions will remain in full force and effect.

11 I declare under penalty of perjury that the foregoing is true and correct to the best of
12 my information and belief.

13
14 Dated: July 30, 2008

s/Frank J. Ragen

FRANK J. RAGEN

Attorney for Defendant

WILLIAM HAMMAN

Email: fjragen@aol.com